PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY							
To: DUANE M. BYERS NIXON & VANDERHYE P.C.			PCT				
	901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203-1808			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
			(PCT Rule 43 <i>bis</i> .1)				
			·				
·			Date of mailing (day/month/year)	25 MAR 2009			
Applicant's DMB-411	or agent's file reference 2-78		FOR FURTHER ACTION See paragraph 2 below				
Internation	al application No.	No. International filing date		Priority date (day/month/year)			
PCT/US 0	08/12440	31 October 2008 (3		31 October 2007 (31.10.2007)			
International IPC(8) - USPC -	al Patent Classification (IPC) (A61K 47/00 (2009.01)	or both national classificat	ion and IPC	1			
Applicant	DIFFUSION PHARMAC	CEUTICALS LLC					
1. This of	pinion contains indications rel	ating to the following iten	ns:				
	Box No. I Basis of the op	pinion					
	Box No. II Priority						
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
	Box No. IV Lack of unity of	of invention					
	Box No. V Reasoned statement under Rule 43bis. 1(a)(i) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement						
	Box No. VI Certain documents cited						
	Box No. VII Certain defects	in the international appli	ication				
Box No. VIII Certain observations on the international application							
2 FUDT	HED ACTION						
	HER ACTION mand for international prelim	inary examination is made	le this aninian will b	pe considered to be a written opinion of the			
other th	tional Preliminary Examining nan this one to be the IPEA ar	Authority ("IPEA") excepted the chosen IPEA has n	ot that this does not ap otified the Internation	ply where the applicant chooses an Authority al Bureau under Rule 66.1 <i>bis</i> (b) that written			
! a writte	opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.						
	ther options, see Form PCT/IS		noney date, whicheve	r expires fater.			
3. For further details, see notes to Form PCT/ISA/220.							
Name and m	ailing address of the ISA/US	Date of completion of the	uie oninion	Authorized officer			
Mail Stop PCT	, Attn: ISA/US	Date of completion of the	•	Authorized officer: Lee W. Young			
P.O. Box 1450	Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201			PCT Helpdesk: 571-272-4300			
racsimile No	U. UI 1-213-32U I			PCT OSP: 571-272-7774			

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Box	No. I	Basis of this opinion
1.	With 1	the international application in the language in which it was filed. a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.	a. typ	egard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been shed on the basis of: oe of material a sequence listing table(s) related to the sequence listing mat of material on paper in electronic form
4.	c. tin	contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that
5.	Additi	in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. onal comments:

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Box No. IV	ack of unity of invention				
1. In resp	onse to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has, within the applicable time limit:				
	paid additional fees				
	paid additional fees under protest and, where applicable, the protest fee				
	paid additional fees under protest but the applicable protest fee was not paid				
\boxtimes	not paid additional fees				
	uthority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to ditional fees.				
3. This Authorit	y considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is				
compli	ed with				
This application co	nplied with for the following reasons: ontains the following inventions or groups of inventions which are not so linked as to form a single general inventive T Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.				
Group I: claims 1-7, directed to a pharmaceutical composition comprising a diffusion enhancing compound. Group II: claims 8, 10, 11, and 19-21, directed to a method for enhancing the diffusion of oxygen in a mammal and treating respiratory deficiencies or diseases using said enhanced diffusion of oxygen comprising administering a diffusion enhancing compound Group III: claims 9, and 19-21, directed to a method of treating hemorrhagic shock comprising administering a diffusion enhancing compound.					
Group IV: claims 1	2, 17 and 19-21, directed to a method of treating myocardial infarction, hypertension, ischemia or stroke comprising fusion enhancing compound.				
	3 and 19-21, directed to a method of treating traumatic brain injury or Alzheimer's disease comprising administering a				
Group VI: claims 14 and 19-21, directed to a method of treating anemia comprising administering a diffusion enhancing compound. Group VII: claims 15 and 19-21, directed to a method of treating chronic renal failure comprising administering a diffusion enhancing compound.					
Group VIII: claims compound.	16, 19-21, 23, 25 and 26, directed to a method of treating cancer comprising administering a diffusion enhancing				
Group IX: claims 1 enhancing compo	8-21, directed to a method of treating diabetes and diabetes related complications comprising administering a diffusion und.				
enhancing compo					
	24-26, directed to a method of treating arthritis comprising administering a diffusion enhancing compound.				
	ed as Groups I - XI do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule same or corresponding special technical features for the following reasons:				
special technical for	cal feature of the Group I claims is a pharmaceutical composition comprising a diffusion enhancing compound. The eature of the Group II-XI claims is the use of a preparation comprising a diffusion enhancing compound to treat a li diseases or conditions.				
The only common technical element shared by the above groups is that they are related to the use of a diffusion enhancer in a pharmaceutical preparation. This common technical element does not represent an improvement over the prior art of the article entitled "Synergistic Effects of Chemical Enhancers and Therapeutic Ultrasound on Transdermal Drug Delivery" by Johnson et al. (see abstract). Therefore, the inventions of Groups I-XI lack unity of invention under PCT Rule 13 because they do not share a same or corresponding special technical feature.					
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4. Consequent	ly, this opinion has been established in respect of the following parts of the international application:				
all pa	rts				
the pa	arts relating to claims Nos.				

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Box No. V Reasoned statement uncitations and explanations		<i>bis.</i> 1(a)(i) with regard to novelty, inventive step or industrial aing such statement	pplicability;
1. Statement			
Novelty (N)	Claims	4-6	VEC
Novelty (N)	Claims	1-3 and 7	YES NO
		NONE	
Inventive step (IS)	Claims	1-7	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-7	YES
	Claims	NONE	NO
2. Citations and explanations:			·
Claims 1-3 and 7 lack novelty under PCT enhancers and therapeutic ultrasound on	Article 33 (2) transdermal	as being anticipated by the article entitled "synergistic effects of cl drug delivery" by Johnson et al. (hereafter "Johnson").	nemical
Regarding claim 1, Johnson teaches a ph acceptable carrier (abstract).	narmaceutical	composition comprising a diffusion enhancing compound and a ph	narmaceutically
Regarding claim 2, Johnson teaches the oharmaceutically acceptable carrier (absolute)		al composition comprising a unit dose of a diffusion enhancing con	npound and a
Regarding claim 3, Johnson teaches the from glycerol (abstract; table 2).	pharmaceutic	al composition as in claim 1 wherein the diffusion enhancing comp	ound is selected
Regarding claim 7, Johnson teaches the	pharmaceutic	al composition wherein the pharmaceutically acceptable carrier is	PEG (table 2-3).
Claims 4-6 lack an inventive step under F (hereater 'Glenn').	PCT Article 33	(3) as being obvious over Johnson in view of US 2007/0088248 A	1 to Glenn et al.
trehalose. However, Glenn teaches the p It would have been obvious to one of skill	harmaceutical I in the art to it	aceutical composition as in claim I wherein the diffusion enhancing I composition wherein the diffusion enhancing compound is trehald ncorporate trehalose as taught by Glenn in to the diffusion enhanc on (para [0157], non-reducing saccharide).	ose (para [0156]).
Regarding claim 5, Glenn teaches the ph SO.sub.4 (para [0156]).	armaceutical	composition wherein the small or multiply-charged ion with high ch	arge density is
Regarding claim 6, Glenn teaches the ph	armaceutical	composition wherein the composition is an aqueous based solution	on (para [0135]).
Claims 1-7 have industrial applicability as	defined by P	CT Article 33(4) because the subject matter can be made or used	in industry.